September 29, 2010

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313



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OCT 15 2010
OFFICE OF PETITIONS

Reference: Petition to Accept Unintentionally Delayed Payment of Maintenance Fee in an Expired Patent (37 CFR 1.378 (c)) Patent No. 6,227,456 Application No. 09512096

To: Director of the Office of Petitions

I am very concerned about the series of events that has lead me to petition you to accept this unintentionally delayed payment of the maintenance fee for the expired patent no. 6,227,456. On November 3, 2008, I was admitted to Manatee Memorial Hospital with a blood clot in my leg and a very serious infection in my foot. The doctor placed three stents in my leg and I was released on November 11, 2008. I was home for only three days and was readmitted to the hospital on November 15, 2008 because of complications with the blood flow through the stents in my leg. While in the hospital I almost died from a severe allergic reaction to heparin the blood thinner used in both operations to the same leg. Because of these complications I remained in the hospital until December 7, 2008. I am recovering very slowly and have experienced trouble in my concentration as a result of the prescription medication I am taking. Under my doctor's supervision, I have been monitored and I have had test done every 4 weeks since I left the hospital. As of November 2008, my wife has taken over the small business I started in 1997, since my poor health has restricted my work abilities. On September 29, 2010, she did a patent search for the maintenance fee schedule for my four patents to know when to pay the maintenance fees and she discovered that patent no. 6,227,456 had expired. My medical condition had clouded my memory and I did not realize that I had missed this payment. All of my patent correspondence is sent to my patent attorney's address as a back up reminder for the maintenance payment fee schedule. The attorney has been very helpful in the past to remind me of these maintenance payment fee dates. This time the attorney did not give me any reminder and the back up plan I had in place failed. I do not blame my attorney I am attributing this oversight to the medical hardship that I have experienced and I am now learning to live with. I respectfully request that you consider this expired patent no. 6,227,456 for reinstatement. From the beginning, this invention was test marketed and produced on a small scale with a favorable response from the consumers who purchased it at home shows and on our website. Four product molds were created for the invention. One set of molds failed to produce the product line, as a result a second set of molds were manufactured to produce the product line sold on our company website. The company has a registered Trademark name S Shower Twin® for the invention. I intend to produce another mold to develop the other half of the invention. This invention shows growth potential into the mainstream marketplace because of repeat customer loyalty and the ease of consumer installation. I have invested my time and all of my financial worth to develop this invention with the hope that it will be produced on a large scale commercial offering to the consumer. I understand how important this invention is and I will treat the future of this reinstated patent with great respect. Thank you, in advance for your attention to this matter.

Sincerely,

Peter Ingalls Colman

2818 52nd Avenue Terrace, West

Bradenton, FL 34207

PTO/SB/66 (03-09)
Approved for use through 03/31/2012. OMB 0651-0016
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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Inited States Flail Stop Petiti I.S. Patent and	that this paper (*along with a Postal Service on the date sho	ny paper referred to as being atta own below with sufficient postage s, P.O. Box 1450, Alexandria, VA	ached or enclosed) is to as first class main in	an envelope address	ed to

[page 1 of 3]

This collection of information is required by 37 CFR 1.378(c). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450

Under the Paperwork Reduction Act of 1995	5, no persons are require		id Trademark Office; U.S. DEI	PTO/SB/66 (03-09) 03/31/2012. OMB 0651-0016 PARTMENT OF COMMERCE s a valid OMB control number				
1. SMALL ENTITY								
Patentee claims, or has previously claimed, small entity status. See 37 CFR 1.27.								
2. LOSS OF ENTITLEMENT TO SMAL	2. LOSS OF ENTITLEMENT TO SMALL ENTITY STATUS							
Patentee is no longer entitled to	Patentee is no longer entitled to small entity status. See 37 CFR 1.27(g)							
3. MAINTENANCE FEE (37 CFR 1.20)	(e)-(g))							
The appropriate maintenance fee must	be submitted with the	his petition, unless it w	vas paid earlier.					
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5. MANNER OF PAYMENT								
Enclosed is a check for the sum of \$ 1,305.00								
Please charge Deposit Account No the sum of \$								
Payment by credit card. Form PTO-2038 is attached.								
6. AUTHORIZATION TO CHARGE AN	Y FEE DEFICIENC	Υ						
The Director is hereby authorized to charge any maintenance fee, surcharge or petition deficiency to Deposit Account No.								

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check or o	credit card	author	ization form PTO-2	2038 submitted for pa	ers, bank account numbers, or credit card number syment purposes) is never required by the USPTO	to:support a			
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request in compliance with 37 CFR 1.213(a) is made in the application or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the									
application file and therefore are not publicly available.									
8. STATEMENT									
•	TI	he dela	y in payment of th	e maintenance fee to	this patent was unintentional.				
9.~PETITIONER(S) REQUEST THAT THE DELAYED PAYMENT OF THE MAINTENANCE FEE BE ACCEPTED AND THE									
PATENT REINSTATED									
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		Х	Reference	No. 8 State	ment Letter attached with	petition.			
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